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13	Attorneys for Defendants C. R. Bard, Inc. and Bard Peripheral Vascular, Inc.	1	
14	Bara i cripherar v ascarar, me.		
15	IN THE UNITED STATES DISTRICT COURT		
16	FOR THE DISTRICT OF ARIZONA		
17	IN RE: Bard IVC Filters Products Liability Litigation,	No. 2:15-MD-02641-DGC	
18	Litigation,	NOTICE OF FILING REDACTED EXHIBITS IN SUPPORT OF	
19		DEFENDANTS' MOTION SEAL DOCUMENTS FILED BY PLAINTIFFS	
20		IN OPPOSITION TO DEFENDANTS' MOTIONS TO EXCLUDE	
21		PLAINTIFFS' EXPERTS	
22		(Assigned to the Honorable David G.	
23		Campbell)	
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1	COME NOW Defendants C. R. Bard, Inc. and Bard Peripheral Vascular, Inc. and		
2	file the following exhibits to Plaintiffs' Opposition to Defendants' Motions to Exclude		
3	Plaintiffs' Experts. Plaintiffs lodged the Exhibits under seal in Omnibus Motion (Dkt		
4	7815) these exhibits are now being filed in redacted form in support in connection with		
5	Defendants' Motion to Seal:		
6	Plaintiffs' Response To Defendants' Motion To Exclude The Opinions Of Rebecca		
7	Betensky, Ph.D.		
8	Exhibit 1 Betensky Report 1-27-2017		
9	Exhibit 2 Betensky DFMEA Supplement 3-3-2017		
10	Exhibit 4 BPVEFILTER-01-01824432		
11	Exhibit 5 BPV-DEP-00004804		
12	Exhibit 13 Kessler Report 9-26-2016		
13	Exhibit 14 Eisenberg Report (Barazza 2-10-2017)		
14	Exhibit 15 Hertz Report 2-3-2017		
15	Exhibit 16 Kessler Schedule 28		
16	Exhibit 17 BPVE-01-00511127		
17	Exhibit 19 BPVE-01-00509492		
18	Exhibit 21 BPV-17-01-00101588		
19	Exhibit 28 Shifrin Deposition 9-8-16 Excerpts		
20	Exhibit 44 BPV-17-01-000067972		
21	Exhibit 45 BPV-17-01-00034448		
22	Exhibit 48 McMeeking Bard IVC Filter Design Evolution Assessment 2-3-2017		
23	Exhibit 49 Ritchie March 2, 2017 Report		
24	Exhibit 50 McMeeking Rebuttal Report 5-11-17		
25	Exhibit 53 BPV-17-01-00188520		
26	Exhibit 54 BPVE-01-00002092		
27	Exhibit 55 BPVE-01-00408669		
28	Exhibit 57 BPVE-01-01054793		

1		Exhibit 58 BPVE-01-01054793	
2		Exhibit 59 BPVE-01-01054793	
3	3.	Plaintiffs' Response to Defendants Motion to Exclude the Opinions of David	
4		Garcia, M.D. and Michael Streiff, M.D. [Doc. 7808]	
5		Sealed Exhibit:	
6		Exhibit 4 DeCant Deposition Excerpts 5-24-16	
7	4.	Plaintiffs' Response to Defendants' Motion to Exclude the Opinions of Robert M.	
8		McMeeking, Ph.D. [Doc. 7806]	
9		Sealed Response and Exhibits:	
10		Exhibit 6 McMeeking Report 4-7-17	
11	5.	Plaintiffs' Response to Defendants' Motion to Exclude the Opinions of Derek	
12		Muehrcke, M.D. [Doc. 7813]	
13		Sealed Exhibits:	
14		Exhibit 5 BPVE-01-00720835	
15		Exhibit 6 Wong Deposition Excerpts 10-18-16	
16		Exhibit 7 G2 and G2 X Fracture Analysis Ex. 546 Wong Deposition.	
17	6.	Plaintiff's Response in Opposition to Defendants' Motion to Exclude the Opinions	
18		of Suzanne Parisian, M.D. [Doc. 7814] F	
19		Sealed Exhibit:	
20		Exhibit 4 BPVEFILTER-01-01780607	
21			
22		This 11th day of October, 2017.	
23		-/El'-shada C. Halas	
24		s/Elizabeth C. Helm Richard B. North, Jr.	
25		Georgia Bar No. 545599 Matthew B. Lerner Georgia Bar No. 446086	
26		Georgia Bar No. 446986 Elizabeth C. Helm Georgia Bar No. 280030	
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Attorney for Defendants C. R. Bard, Inc. and Bard Peripheral Vascular, Inc.

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CERTIFICATE OF SERVICE

I HEREBY CERTIFY that on October 11, 2017, I electronically filed the foregoing with the Clerk of the Court by using the CM/ECF system which will send notification of such filing to all counsel of record.

s/Elizabeth C. Helm

Elizabeth C. Helm

Georgia Bar No. 289930

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